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13	Duckhorn Wine Company	
14	UNITED STATES DISTRICT COURT	
	NORTHERN DISTRICT OF CALIFORNIA	
15	NORTHERN DISTR	CICT OF CALIFORNIA
15 16		SICT OF CALIFORNIA  ISCO DIVISION
16 17 18		
16 17 18 19	SAN FRANCE DUCKHORN WINE COMPANY, a California)	ISCO DIVISION  Case No. 13-05525 RS  JOINT STIPULATION OF DISMISSAL
16 17 18 19 20	DUCKHORN WINE COMPANY, a California) Corporation,	ISCO DIVISION  Case No. 13-05525 RS
16 17 18 19 20 21	SAN FRANCE  DUCKHORN WINE COMPANY, a California) Corporation,  Plaintiff,  v.  SUTTER HOME WINERY, INC., d/b/a	ISCO DIVISION  Case No. 13-05525 RS  JOINT STIPULATION OF DISMISSAL
16 17 18 19 20 21 22	DUCKHORN WINE COMPANY, a California) Corporation,  Plaintiff,  v.  SUTTER HOME WINERY, INC., d/b/a Trinchero Family Estates, DUCK COMMANDER, INC., and WAL-MART	ISCO DIVISION  Case No. 13-05525 RS  JOINT STIPULATION OF DISMISSAL
16 17 18 19 20 21 22 23	DUCKHORN WINE COMPANY, a California) Corporation,  Plaintiff,  v.  SUTTER HOME WINERY, INC., d/b/a Trinchero Family Estates, DUCK	ISCO DIVISION  Case No. 13-05525 RS  JOINT STIPULATION OF DISMISSAL
16 17 18 19 20 21 22 23 24	DUCKHORN WINE COMPANY, a California) Corporation,  Plaintiff,  v.  SUTTER HOME WINERY, INC., d/b/a Trinchero Family Estates, DUCK COMMANDER, INC., and WAL-MART	ISCO DIVISION  Case No. 13-05525 RS  JOINT STIPULATION OF DISMISSAL
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16 17 18 19 20 21 22 23 24 25 26	DUCKHORN WINE COMPANY, a California) Corporation,  Plaintiff,  v.  SUTTER HOME WINERY, INC., d/b/a Trinchero Family Estates, DUCK COMMANDER, INC., and WAL-MART STORES INC.,	ISCO DIVISION  Case No. 13-05525 RS  JOINT STIPULATION OF DISMISSAL

1 Pursuant to Federal Rule of Civil Procedure 41, Plaintiff Duckhorn Wine Company ("Plaintiff") and Defendants Duck Commander, Inc., Sutter Home Winery, Inc. and Wal-Mart Stores 2 Inc. ("Defendants") hereby notify the Court that a settlement has been reached in this matter and the parties thus jointly stipulate to the dismissal with prejudice of all claims and counterclaims asserted by 5 and between Plaintiff and Defendants in this litigation. Each party will bear its own costs and attorneys' fees. The Clerk shall close this file. 7 Respectfully submitted on this 28<sup>th</sup> day of August, 2014. 8 9 /s/ Henry C. Bunsow 10 /s/ J. Scott Gerien Henry C. Bunsow (SBN 060707) J. Scott Gerien (SBN 184728) 11 hbunsow@bdiplaw.com sgerien@dpf-law.com Brian A.E. Smith (SBN 188147) John N. Heffner (SBN221557) bsmitih@bdiplaw.com jheffner@dpf-law.com 12 Aaron D. Currie (SBN 245348) Robin Curtis (SBN 271702) 13 rcurtis@bdiplaw.com acurrie@dpf-law.com BUNSOW, DE MORY, SMITH & ALLISON LLP DICKENSON, PEATMAN & FOGARTY 1455 First Street, Ste. 301 14 351 California Street, Suite 200 San Francisco, CA 94104 Napa, CA 94559 Tel: (707) 252-7122 15 Tel: (415) 426-4747 Fax: (415) 426-4744 Fax: (707) 255-6876 16 Denise M. De Mory (SBN 168076) 17 ddemory@bdiplaw.com Jeffrey D. Chen (SBN 267837) 18 jchen@bdiplaw.com BUNSOW, DE MORY, SMITH & ALLISON LLP 19 600 Allerton Street, Suite 101 Redwood City, CA 94063 Tel: 650-351-7248 20 Fax: 650-351-7253 21 22 23 24 25 26 27 28

JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

Case No. 13-05525 RS

## ATTESTATION OF CONCURRENCE I, Henry C. Bunsow, attest that I obtained the concurrence of the above signatory in filing this document. I declare under penalty of laws of the United States that the foregoing is true and correct. Executed this 28<sup>th</sup> day of August, 2014 at San Francisco, California. /s/ Henry C. Bunsow Henry C. Bunsow